

**Ronald S. Yockim**, OSB No. 81430  
Email: [ryockim@yockimlaw.com](mailto:ryockim@yockimlaw.com)  
**Dominic M. Carollo**, OSB No. 093057  
Email: [dcarollo@yockimlaw.com](mailto:dcarollo@yockimlaw.com)  
Law Offices of Ronald S. Yockim  
430 S.E. Main Street  
P.O. Box 2456  
Roseburg, Oregon 97470  
Phone: (541) 957-5900  
Fax: (541) 957-5923

Hon. Ann L. Aiken

Attorneys for [Proposed] Defendant-Intervenors

UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF OREGON  
PORTLAND DIVISION

**CASCADIA WILDLANDS, THE  
CENTER FOR BIOLOGICAL  
DIVERSITY, and AUDUBON  
SOCIETY OF PORTLAND,**

No. 3:12-cv-00961-AA

Plaintiffs,

v.

**CORPORATE DISCLOSURE  
STATEMENT BY SENECA SAWMILL  
COMPANY**

**JOHN KITZHABER**, in his official Capacity  
as Governor of Oregon and Chair Of the State  
Land Board; **TED WHEELER** and **KATE  
BROWN**, in their official capacity as members  
of the State Land Board; **DOUG DECKER**, in  
his official Capacity as Oregon State Forester  
with the Oregon Department of Forestry;  
**LOUISE SOLLIDAY**, in her official capacity  
as Director of the Department of State Lands;  
**JOHN BLACKWELL**, in his official capacity  
as Chair of the Oregon Board of Forestry;  
**SYBIL ACKERMAN, CINDY DEACON  
WILLIAMS, NILS CHRISTOFFERSEN,**

**TOM INSKO, GARY SPRINGER, and STEVE WILSON**, in their official capacity as Board Members of the Oregon Board of Forestry; **TOM SAVAGE**, in his official capacity as District Forester for the Astoria District; **JIM YOUNG**, in his official capacity as District Forester for the Coos District; **ANDY WHITE**, in his official capacity as the District Forester for the Forest Grove District; and **DAN GOODY**, in his official capacity as the District Forester for the Tillamook District,

Defendants,

and

**OREGON FOREST INDUSTRIES COUNCIL**, a non-profit corporation, **DOUGLAS TIMBER OPERATORS**, a non-profit corporation, **HAMPTON TREE FARMS, INC.**, an Oregon Corporation, **SENECA SAWMILL COMPANY**, an Oregon Corporation, and **SCOTT TIMBER CO.**, an Oregon corporation,

[Proposed] Defendant-Intervenors.

Pursuant to Federal Rule of Civil Procedure 7.1, Seneca Sawmill Company states that it has no parent company and no publically traded corporation owns more than 10% of its stock.

**DATED** this 22<sup>nd</sup> day of June, 2012.

/s/ Dominic M. Carollo

**Ronald S. Yockim, OSB No. 81430**

**Dominic M Carollo, OSB No. 093057**

Email: [dcarollo@yockimlaw.com](mailto:dcarollo@yockimlaw.com)

Telephone: 541-957-5900